Case 5:93-cr-00013-C -BG Document 9 Filed 02/19/08 Page 1 of 24 p Rage 173 NORTHERN DISTRICT OF TEXAS FILED **FEB 1 9** 2008 IN THE UNITED STATES DISTRICT COURT By _ NORTHERN DISTRICT OF TEXAS Deputy ABILENE DIVISION UNITED STATES OF AMERICA Respondent, 1 1 VS. CASE NO.5-93CR0013-C

MOTION FOR A REDUCTION IN TERM OF IMPRISONMENT PURSUANT TO TITLE 18 U.S.C. § 3582(c)(2)

CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS

TO THE HONORABLE JUDGE OF SAID COURT:

Defendant,

ERIC ANTHONY THOMAS

COMES NOW, ERIC ANTHONY THOMAS, the Defendant, pro-se in the above style and number cause and respectfully moves the Court for a consideration of a reduction in his term of imprisonment pursuant to Title 18 U.S.C. § 3582(c)(2). And thus shows the following in support of his motion:

Title 18 U.S.C. § 3582(c)(2) provides that a court may consider reducing a defendant's term of imprisonment if such a reduction is consistent with applicable policy statements issued in the Sentencing Guidelines. When the defendant is serving a term of imprisonment and the guideline range applicable to that defendant has been lowered as a result of a retroactive application of the amendment. See United States v. Towe, 26 F.3d 614 (5th Cir.1994).

In sub judice, the defendant was convicted and sentence in an offense involving cocaine base "crack." On November 1,2007, amendment became effective which pertained to defendants sentence in offenses

involving cocaine base "crack." And that such defendants will be eligible for a two (2) level reduction in their base offense levels under the said amendment. On Dec.11,2007, the United States Sentencing Commission voted for this amendment to be applied retroactive to defendant sentenced prior to the November 1,2007, effective date. And placed amendment 706 as amendmed by 711 under the United States Gudelines' 1B1.10 section signifying that such amendment shall be applied retroactively.

The defendant in this case was initially sentenced as a base offense level 34, criminal history category III which rendered a sentnecing guideline range of 188-235 months. And when applying the retroactive amendment 711 to the defendant's case it reduces his base offense level to 32, criminal history category III, and a sentencing guideline range of 151-188 months instead of 188-235 months. And when considering that the defendant received a 220 months term of imprisonment sunder the previous guideline range it seems appropriate to sentence the defendant now to the top half of his applicable guideline range when applying the retroactive amendment. See United States v. Huskey, 137 F.3d 283 (5th Cir.1998).

But when determing the appropriate sentence to be impose upon resentencing there are factors under Title 18 U.S.C. § 3553(a) that must be considered that were not considered when the defendant's sentence was initially imposed such as rehabilitation, disadvantage upbring, substance addiction, age, family ties and responsibilities as well many other personal factors. See <u>United States v. Hicks</u>, 474 F.3d 1167 (9th Cir.2007).

As for the defendant's post rehabilitation the defendant has completed the following 34 courses and programs during his post rehabilitation. See [Exhibit I].

The district court shall also be reminded that the United States Supreme Court has just recently ruled that the district court judges does have their discretionary powers to impose the sentence it sees desired upon determining the appropriate sentence during the resentencing of the defendant. As the United States Sentencing Guidelines are no longer mandatory but are advisory. See <u>United States v. Gall</u>, 552 U.S.____,2007; <u>Kimbrough v. United States</u>, No.06-6330. Therefore, the defendant argues that the district court did not consider any of the above factors when imposing his initial sentence but must now consider these factors when determining the new sentence to be impose subsequent to the Supreme Court's decision in <u>United States v. Booker</u>, 543 U.S. 220 (2005), upon the granting of his 3582 motion. See <u>United States v. Hicks</u>, 472 F.3d 1167 (9th Cir.2007).

When determining the appropriate sentence to be imposed upon resentencing the defendant argues that he shall receive a sentence below or at the bottom of his now applicable guideline range when considering the above factors especially when considering the defendant received his GED while incarcerated along with having successfully completed 33 other courses and programs while incarcerated. And there is absolutely no doubt that the defendant is entitled to the relief sought under the retroactive amendment pursuant to Title 18 U.S.C. § 3582(c)(2). See Towe, supra.

WHEREFORE, PREMISES CONSIDER, ERIC ANTHONY THOMAS, the Defendant prays the Honorable Court grants his motion pursuant to Title 18 U.S.C. § 3582(c)(2) and vacate the defendant's sentence. And order the defendant remanded for resentencing under Title 18 U.S.C. § 3553(a) and with consideration of the Court's discretionary power to determin and impose the new sentence under the advisory guidelines under <u>Gall</u>, supra; <u>Kimbrough</u>, supra. All other relief deemed appropriate in this case.

RESPECTFULLY SUBMITTED

ERIC ANTHONY THOMAS PRO-SE

REG. NO. 28749-077 FCI FORTH WORTH P.O. BOX 15330

FORTH WORTH, TX.76119

CERTIFICATE OF SERVICE

I hereby certify that I have sent a true and correct copy of the foregoing motion U.S. Postal Mail postage pre-paid and properly affixed to the following:

U.S. District Court Northern District of Texas C-2211 U.S. Courthouse 1205 Texas Ave. Lubbock, Texas 79401-002

On this 10 day January ,2008.

RESPECTFULLY SUBMITTED

ERIC ANTHONY THOMAS PRO-SE

EXHIBITI

[EXHIBIT I]

FTWLB * INMATE EDUCATION DATA
PAGE 001 * TRANSCRIPT TRANSCRIPT

* 12-31-2007 * 11:11:12

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WIL	BEGINNING CARDIO BEGINNING CARDIO RECREATION CLASS RECREATION CLASS RECREATION CLASS RPP #6 NON RESID RPP #6 FCI AA	CLASS	0	2-05-2007	04-08-2007	' P	C	Р	10
WIL	RECREATION CLASS		0	1-22-2006	03-01-2006) P	C	P	6
WIL	RECREATION CLASS		0	1-22-2006	02-19-2006) P	C	P P	6
WIL	RECREATION CLASS	<u> </u>	0	1-13-2006	02-19-2006) P	C	P P	6 32
WIL	RPP #6 NON RESID	ENTIAL DRUG	5 I	2-02-2005	12-23-2003	D P	C	P	12
	RPP #6 FCI AA	, ,	1	0-21-2005	01-22-2006) P	C	P	12
WIL	RPP #1 HIV/AIDS GED B 1230-1430 MATH MADE SIMPLE ACE GEOMETRY	AWARENESS	1	0-19-2005	06-29-2005		C	P	1640
BMM	GED B 1230-1430	M – F.	1		12-17-2004			. b	16
ВММ	MATH MADE SIMPLE		1		12-17-2004		C	P	16
ВММ	ACE GEOMETRY		1		12-17-2004		C	P	16
BMM	ACE ALGEBRA	N	, T	0-23-2004	12-27-2004		W	I	0
BMM	GEDB, 1400-1530,	M- F	0	5-19-2003	07-09-2004		Ċ	P	16
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BMM	ENTREPRENEUR CLA		0	3-06-2002	04-24-2002	2 P	Ċ	P	16
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TEX	PRECED 7:35-9:25	K LEWIS	0	8-21-2000	04-12-200		W	I	455
BMM	PREGED 7:35-9:25 GED D 1400-1545, BREAKING BARRIER	M-F	0	1-12-2000	06-13-2000		W	I	317
BMM	BREAKING BARRIER	S	. 0	1-25-2000	03-31-2000		С	P	20
BMM	FREE YOUR MIND G	ROUP	Ö				С	P	
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ERE DRUG	CERAMICS		C	7-15-1996	09-10-199	6 P		Ρ	60
ERE	BILL MOYER'S SER	IES ON HEA	LTH C	1-03-1996	01-24-199	6 P		P	15
ERE	BILL MOYER'S SER BUILDING MAINTEN	ANCE AM	C	4-12-1996	06-12-199	6 P		M	175
FI.F	GED MORNING CLAS	SES 8-11/	M-F ()1 - 09-1995	01-13-199	5 P		Ι	751
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		HIGH T					- - -		
TEST	SUBTEST	SCORE		DATE	TEST FACL	FOR	.M		STATE
ABLE	LANGUAGE	6.0	04-01	-2004	BMM				
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	PROB SOLV	11.1		3-1994	FLF	E			
G0002	MORE PAGES TO E	OLLOW							

FTWLB PAGE 002 OF	* 002 *		EDUCATION DATA		*	12-31 11:11	
REGISTER NO: FORMAT:		NAME: RSP OF:	THOMAS FTW-FORT WORTH	FCI		FUNC: PRT	
		HIGH	TEST SCORES			. 	
TEST	SUBTEST	SCORE	TEST DATE	TEST	FACL	FORM	STATE
ABLE	READ COMP	9.4	10-18-1994	FLF		E	
	SPELLING	8.5	11-02-2000	BMP		F	
	VOCABULARY	6.5	11-02-2000	BMP		F	
GED	AVERAGE	470.0	06-01-2005	BMM		PASS	TX
	LIT/ARTS	440.0	06-01-2005	BMM		ΙA	TX
	MATH	510.0	06-01-2005	BMM		IA	TX
	SCIENCE	470.0	06-01-2005	BMM		ΙA	TX
	SOC STUDY	480.0	06-01-2005	BMM		IA	TX
	WRITING	450.0	06-01-2005	BMM		IA	TX
GED PRAC	MATH	440.0	04-14-2005	BMM		PB	
	SCIENCE	430.0	04-14-2005	BMM		PB ·	

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS LUBBOCK DIVISION

UNITED STATES OF AMERICA	§	
	§	
V.	§	No. 5:93-CR-013-C
	§	ECF
ERIC ANTHONY THOMAS	§	

MOTION FOR DISCLOSURE OF PRESENTENCE REPORT

The United States of America, by and through the United States Attorney for the Northern District of Texas, moves this Court for an order to disclose the Presentence Report prepared in the case, and, in support of such motion, shows as follows:

The defendant has filed a motion to reduce his sentence under 18 U.S.C. § 3582(c)(2) on the basis of Amendment 706 to Section 2D1.1 of the United States

Sentencing Guidelines. Due to the age of the case, the United States Attorney's Office no longer has its case file or access to the Presentence Report prepared for the court and previously provided to the attorney for the government and the defendant (through his counsel). The Presentence Report would assist the government in properly analyzing the merits of the defendant's assertions.

As the defendant is in custody at this time and his motion was filed pro se, the government was not able to confer with him regarding this motion.

Respectfully submitted,

RICHARD B. ROPER
UNITED STATES ATTORNEY

/s/ Cody L. Skipper
CODY L. SKIPPER
Assistant United States Attorney
Texas State Bar No. 24041928
1205 Texas Avenue, Suite 700
Lubbock, Texas 79401

Telephone: 806.472.7351 Facsimile: 806.472.7394

E-Mail: cody.skipper@usdoj.gov

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the above motion was served by United States Mail on Eric Anthony Thomas, # 23749-077, Federal Correctional Institution, Post Office Box 15330, Fort Worth, Texas 76119

/s/Cody L. Skipper
CODY L. SKIPPER
Assistant United States Attorney

United States District Court for the Northern District of Texas

ABILENE Division

United States of America,

Plaintiff,

٧.

23749-077
Prisoner ID Number

5-93 CR0013-C

Defendant's Motion and Questionnaire for Reduction of Sentence Pursuant to 18 U.S.C. § 3582(c)

Instructions - Read Carefully

- This motion must be legibly handwritten or typewritten. All questions must 1. be answered concisely in the proper space on the form.
- When the motion is fully completed, the original must be mailed to the Clerk 2. of the United States District Court for the Northern District of Texas at the appropriate divisional office whose address is:

Abilene Division P.O. Box 1218 Abilene, TX 79604

Fort Worth Division 501 W. 10th Street, Room 310 Fort Worth, TX 76102-3673

Amarillo Division 205 E. Fifth Street, 133 Amarillo, TX 79101

Lubbock Division 1205 Texas Ave., Room 209 33 E. Twohig Street, 202 Lubbock, TX 79401-4091

Dallas Division 1100 Commerce, Rm 1452 Dallas, TX 75242

San Angelo Division San Angelo. TX 76903-6451

Wichita Falls Division 1000 Lamar Street, 203 Wichita Falls, TX 76301

3.	Questionnaires which do not conform to	these instructions	will be returned
	with a notation as to the deficiency.		

Questionnaire

	AS. LUBBOCK	
Date of judgment of conviction:		
8-26-1993		
Length of sentence:		
220 Norths		
Are you currently in prison?	Yes	No
Are you currently on supervised	release?	Yes
Are you currently serving a sen because you violated your sup supervised release revocation se	pervised release (ment that was ir otherwise knowYes
Is your case currently on appeal	?Yes	No
Is your case currently on appeal		

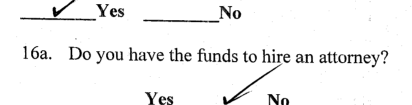
Were you convicted of an offense that required a statutory mandatory minimum prison sentence be served?
YesNo
10(a). If your answer to question 10 is yes, was your sentence greater than the statutory mandatory minimum?
Was your sentence based on a provision in your plea agreement that agreed as to the proper sentence in your case and bound the Court to that sentence? (This is commonly known as an Rule 11(c)(1)(C) agreement.)
YesNo
Were you held accountable under the United States Sentencing Guidelines for less than 250 milligrams of cocaine base (crack cocaine)?
Yes No
Were you held accountable under the United States Sentencing Guidelines for 4.5 kilograms or more of cocaine base (crack cocaine)?
YesNo
Were you held accountable under the United States Sentencing Guidelines for multiple types of controlled substances (for example, did it involve crack cocaine, plus powder cocaine, plus methamphetamine)?
YesNo
Were you represented by an attorney at your sentencing hearing and, if the answer is yes, what is their name and address?
YesNo
Dennis Reeves

Attorney's Name, Address and Phone Number

15a.	Was your attorney app	pointed to rep	resent you	by the Co	urt or c	lid you
	retain an attorney?					•

Appointed		Reta	ined

16. Do you want to have an attorney represent you in your request to have your sentence reduced?



- 16b. If the answer to question 16a is No, please complete the attached Declaration in Support of Request to Proceed *In Forma Pauperis*?
- 17. In addressing a possible sentencing reduction under 18 U.S.C. § 3553(a), the district court is required to look to the factors set forth in 18 U.S.C. § 3553(a). Those factors include, but are not limited to:
 - (1) the nature and circumstances of the offense and the history and characteristics of the defendant;
 - (2) the need for the sentence imposed
 - (A) to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense;
 - (B) to afford adequate deterrence to criminal conduct;
 - (C) to protect the public from further crimes of the defendant; and
 - (D) to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner;

- (3) the kinds of sentences available;
- (4) the kinds of sentence and the sentencing range established for -
 - (A) the applicable category of offense committed by the applicable category of defendant as set forth in the guidelines ...;
- (5) any pertinent policy statement ...;
- (6) the need to avoid unwarranted sentence disparities among defendants with similar records who have been found guilty of similar conduct; and
- (7) the need to provide restitution to any victims of the offense.

For purposes of aiding the Court to determine whether your sentence should be reduced, please provide answers to the following questions:

17a. What information would you like the Court to know regarding the abovelisted factors under 18 U.S.C. § 3553(a)

- Ost Sentence Medication such at successfully completing

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Several Summe Burti deems in Gall, Kimbrough and

Bookes

17b. Please list any good conduct by you that occurred after your original sentencing hearing and that you would like the court to know in deciding whether you should receive a sentence reduction and the extent of the reduction (examples include participation in a drug treatment program, completion of your GED or other degree).

See Attachments

Wherefore, defendant prays he may be entitled in this proceed	s that the Court grant defendant relief to what ling.
Respectfully submitted this	
	Q. 1. M
	Signature of Defendant
	ERIC A. Thomas
	Printed Name 23749-077
	Printed Name 23749-077 BOP No.
	Printed Name 23749-077
	Printed Name 33749-077 BOP No. F.C. I Forth worth Federal Correctional Institution

Case 5:93-cr-00013-C -BG Document 9 Filed 02/19/08 Page 15 of 24 PageID 87



Official Transcript of GED Tests Results

OFFICIAL GED TESTING CENTERS lasmed by

o'the General Educational Development Testing Service of the American Conneil on Education For additional transcripts, contact the center below.)

06/18/2005

THOMAS andidate's Name

Address: PO Box 26045

PO Box 2007-2 Beaumont, TX 77720 Beaumo
Phone Number:

Social Security Number (if required): of monopole Date of Birth: 04/30/1969

Reported to: Issue Date:

Test Format:

Middle Initial: A

First ERIC

Center Name: Beaumont FCI

Examiller's Signature

9000460928 Center dentification No.:

Case 5:93-cr-00013-C

Phone Number

Center Address:

Beaumont, TX 77720 PO Box 26045

-BG

Document 9

Filed 02/19/08

** Standard Score. The scores on this report are the highest scores achieved by the candidate and not necessarily the most recent. If retest the retest scores are not reported. scores are lower than scores previously

100

Egy.

Pass or Non-Pass as determined by jurisdictional policy.

Language Arts, Reading

Your scorre meets or exceeds the GED passing score equirement. You demonstrated essential reading skills in the following areas: comprehending, analyzing, evaluating, and synthesizing workplace and literary texts.

five tests areas (Reading, Writing, Mathematics, toe, and Social Studies) to perform effectively in

#

*Higher order thinking skills -Information processing

the workplace or in higher education

You have demonstrated the 21st century skills of

-Communication

TOTAL BATTERY

×**

Language Arts, Writing

Page 16 of 24

Mathematics

Above

450 BATTERY PASSING SCORE

Below ٩

requirement. You demonstrated essential skills in the following areas: using the elements of standard English to Your score meets or exceeds the GED passing score edit workplace and informational documents and to well-organized and developed written text

athematical concepts in algebra, data analysis, statistics

Your score meets or exceeds the GED passing score equirement. You demonstrated essential skalls in a following areas: understanding and interpreting peometry, and number operations applied to visual and

Science

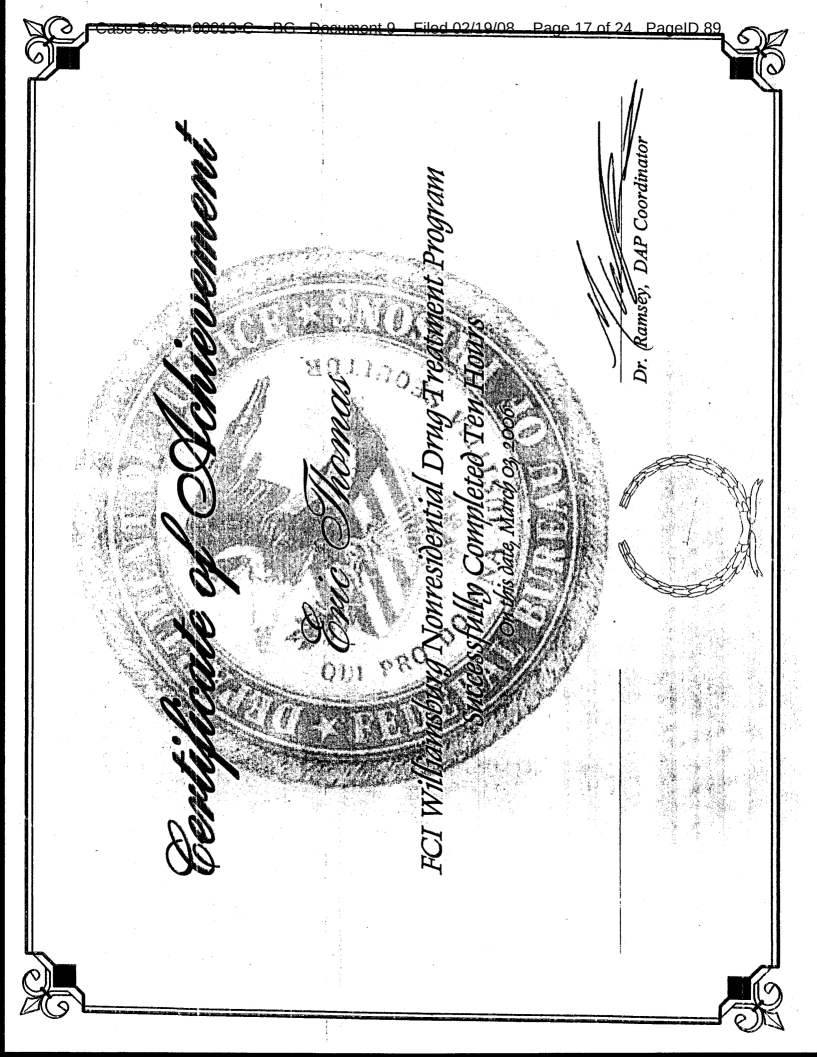
concepts of life, earth and space sciences, physics, and Your score meets or exceeds the GED passing score requirement. You demonstrated essential skills in the chemistry to visual and written text from academic and

Social Studies

PageID

history, geography, economics, and civics concepts and blowing areas: understanding, interpreting, and applying principles to visual and written text from academic and Your score meets or exceeds the GED passing score requirement. You demonstrated essential skills in the

10/01 GEDTS Form 30- 16



In honor and recognition of your fine performance we hereby present

Eric Thomas

with this certificate of award

For completion of the 40 hour Drug Education Program at The Federal Correctional Institution El Reno, Oklahoma

ONTHIS 21st DOYOF 14

966



In honor and recognition of your fine performance we hereby present

ERIC THOMAS

with this certificate of award

FOR COMPLETION OF THE 500 HOUR RESIDENTIAL DRUG ABUSE PROGRAM

AT THE FEDERAL CORRECTIONAL INSTITUTION EL RENO, OKLAHOMA

On This 16th Day Of

th DOY Of January





Awarded to

Eric Thomas

for successfully completing the SUBSTANCE ABUSE CLASS (40 hours)

on this 27th day of July, 1999
at the

Federal Correction Institution

Unit Management

Beaumont, Texas

Unit Managér

02-13-2008 FTWLR 540*23 * SENTENCE MONITORING PAGE 001 14:33:43 COMPUTATION DATA AS OF 02-13-2008

REGNO..: 23749-077 NAME: THOMAS, ERIC ANTHONY

FBI NO..... 126669HA5 DATE OF BIRTH: 04-30-1969

ARS1..... FTW/A-DES UNIT..... HOUSTON

QUARTERS....: H12-004L

DETAINERS..... NO NOTIFICATIONS: NO

PRE-RELEASE PREPARATION DATE: 12-19-2008

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.

THE INMATE IS PROJECTED FOR RELEASE: 06-19-2009 VIA GCT REL

-----CURRENT JUDGMENT/WARRANT NO: 010 -------

COURT OF JURISDICTION..... TEXAS, NORTHERN DISTRICT

DOCKET NUMBER..... 5:93-CR-0013-01-C

JUDGE....: CUMMINGS DATE SENTENCED/PROBATION IMPOSED: 07-28-1993 DATE COMMITTED..... 08-26-1993

HOW COMMITTED..... US DISTRICT COURT COMMITMENT

PROBATION IMPOSED..... NO

FELONY ASSESS MISDMNR ASSESS FINES COSTS

NON-COMMITTED.: \$50.00 \$00.00 \$00.00 \$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

OFFENSE CODE...: 401

OFF/CHG: (CT 2 & 3) 21:841(A)(1)/841(B)(1)(A)(III) & 860(A)

PWID COCAINE BASE W/I 1000 FT OF A PUBLIC SECONDARY SCHOOL

AND PLAYGROUND

SENTENCE PROCEDURE..... 3559 SRA SENTENCE

SENTENCE IMPOSED/TIME TO SERVE.: 220 MONTHS TERM OF SUPERVISION....: 5 YEARS DATE OF OFFENSE..... 02-02-1993

FTWLR 540*23 * PAGE 002 OF 002 * SENTENCE MONITORING 02-13-2008 COMPUTATION DATA 14:33:43 AS OF 02-13-2008 REGNO..: 23749-077 NAME: THOMAS, ERIC ANTHONY ------CURRENT COMPUTATION NO: 010 -----COMPUTATION 010 WAS LAST UPDATED ON 04-20-2006 AT WIL AUTOMATICALLY THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010 DATE COMPUTATION BEGAN..... 07-28-1993 TOTAL TERM IN EFFECT...... 220 MONTHS
TOTAL TERM IN EFFECT CONVERTED..: 18 YEARS 4 MONTHS EARLIEST DATE OF OFFENSE..... 02-02-1993 JAIL CREDIT..... FROM DATE THRU DATE 02-02-1993 07-27-1993 TOTAL PRIOR CREDIT TIME..... 176 TOTAL INOPERATIVE TIME..... 0 TOTAL GCT EARNED AND PROJECTED..: 715 TOTAL GCT EARNED..... 641 STATUTORY RELEASE DATE PROJECTED: 06-19-2009 SIX MONTH /10% DATE..... N/A EXPIRATION FULL TERM DATE.....: 06-04-2011 PROJECTED SATISFACTION DATE....: 06-19-2009 PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS.....: UPDATE COMPUTATION TO REFLECT AMENDED JUDGMENT WITH CORRECTED

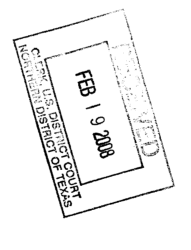
CHARGES AND ADJUSTED ASSESSMENT AND TO DISALLOW 27 DAYS OF GCT

Eric A. Thomas #23749-077
Federal Correctional Institution
P.O. Box 15330
Forth Worth Tx. 76119

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C.S. District Court for the N District of Texas. Lubbock Division Lubbock Texas AVE Rom 209 Lubbock TX 79901-4091